House Amendment 8604

PAG LIN

```
Amend House File 2578 as follows:
   2 #1. Page 24, by inserting after line 28 the
   3 following:
                         Section 602.8108, subsection 3,
          <Sec.
   5 paragraph b, Code Supplement 2003, is amended to read
   6 as follows:
         b. Of the amount received from the clerk, the
   8 state court administrator shall allocate eighteen six
    9 percent to be deposited in the criminalistics
1 10 laboratory fund established in subsection 7, seventeen 1 11 percent to be deposited in the <u>victim compensation</u>
1 12 fund established in section 915.94, and eighty=two
1 13 seventy=seven percent to be deposited in the general
  14 fund.
1 15
        Sec.
                      Section 602.8108, Code Supplement 2003,
  16 is amended by adding the following new subsection:
17 NEW SUBSECTION. 7. A criminalistics laboratory
1
  18 fund is created in the state treasury under the
1 19 control of the department of public safety. The fund
  20 shall consist of appropriations made to the fund and
  21 transfers of interest, earnings, and moneys required
  22 to be collected for deposit in the fund, including
  23 moneys received from the criminal penalty surcharge 24 pursuant to subsection 3, paragraph "b". All moneys
  25 in the fund are appropriated to the department of
  26 public safety for use by the department in
  27 criminalistics laboratory equipment purchasing,
28 maintenance, depreciation, and training. Any balance
29 in the fund on June 30 of any fiscal year shall not
30 revert to any other fund of the state but shall remain
31 available for the purposes described in this
  32 subsection.
1
                       Section 911.2, unnumbered paragraph 1,
  33
         Sec.
  34 Code 2003, is amended to read as follows:
         When a court imposes a fine or forfeiture for a
  36 violation of a state law, or of a city or county
  37 ordinance except an ordinance regulating the parking
  38 of motor vehicles, the court shall assess an
  39 additional penalty in the form of a surcharge equal to
  40 thirty thirty=two percent of the fine or forfeiture 41 imposed. An additional drug abuse resistance
  42 education surcharge of ten dollars shall be assessed
  43 by the clerk of the district court if the violation
  44 arose out of a violation of an offense provided for in
  45 chapter 321J or chapter 124, division IV. In the
  46 event of multiple offenses, the surcharge shall be
47 based upon the total amount of fines or forfeitures
48 imposed for all offenses. When a fine or forfeiture
  49 is suspended in whole or in part, the surcharge shall
  50 be reduced in proportion to the amount suspended.>
   1 \pm 2. By renumbering as necessary.
   5 HOGG of Linn
   6 HF 2578.309 80
   7 jp/cf
```